REMARKS

A Petition for a Three-Month Extension of time to respond to the Office Action is submitted herewith. Claims 1, 4-12, and 33-52 are currently pending in the case. Claims 1 and 38 are in independent form. Please charge Deposit Account No. 02-1818 for any fees due in connection with this response.

The Office Action rejected all previously pending claims under 35 U.S.C. §101 because they may have been directed to subject matter without a useful, concrete and tangible result. Each independent claim is hereby amended to include tangible results such as "storing the context representation in a computer readable media" to address the Examiner's rejection. Favorable reconsideration is hereby requested.

The Office Action also rejected all pending claims under 35 U.S.C. §102(b) or 35 U.S.C. §103(a) based on *Celis* (U.S. Patent 6,021,405) and/or *August* (U.S. Patent 6,647,383). Independent claim 1 is hereby amended to include, inter alia, "the at least one transformation rule being selected based on the plurality of text items and at least one of the first property associated with the computer application and the second property associated with the user." Similarly, new independent claim 38 includes, inter alia, ""the at least one transformation rule being selected based on the plurality of text items and at least one of the first property associated with the computer application and the second property associated with the user." No new matter has been added by way of these amendments.

Celis and August, alone or in combination, fail to teach ""the at least one transformation rule being selected based on the plurality of text items and at least one of the first property associated with the computer application and the second property

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associated with the user." For example, Celis, fails to teach the use of text items in this way, and August, fails to teach the use of a computer application in this way.

Accordingly, all pending claims are condition for allowance, and the rejection should be withdrawn. An earnest endeavor has been made to place this application in condition for formal allowance, and in the absence of more pertinent art, such action is courteously solicited. If the Examiner has any questions regarding this Response, Applicants respectfully request that the Examiner contact the undersigned.

Respectfully submitted,

BELL, BOYD & LLOYD LJ

James F. Goedken

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Dated: December 3, 2007